

Record of Conference and Orders: Vera M. Scanlon, USMJ

Date: 1/30/2018

Case: Lopez v. City of New York 17 Civ. 04223 (FB) (VMS)ECF Recording in 504N: Telephone Conference In-person ConferenceCounsel: *(See separately docket entry or document for specific appearances)* Counsel for Plaintiff(s) Pro Se Plaintiff(s) Counsel for Defendant(s) Pro Se Defendant(s)Conference Type: Initial Conference Status Conference Settlement Conference Motion Hearing Discovery Conference
 JPTO Conference Other _____Further to the conference, discovery and other scheduling dates are as follows:*(If dates previously set by the Court are not reset, they remain as stated in the previous order.)* Motions decided on the record _____ Rule 26(a) disclosures, incl. supplements _____ Document requests to be served _____ Interrogatories to be served _____ Amended pleadings, incl. joinder _____ To be served To be filed Complaint Answer _____ On consent By motion By PMC letter Joint status letter Stip of dismissal to be filed _____ Status conference _____

Date: _____ Time: _____

 In person Telephone (718) 613-2300 _____

To be organized by: _____

 Specific depositions to be held _____ Fact discovery closes _____ Expert disclosures to be served _____ Initial expert report(s) to be served _____ Rebuttal expert report(s) to be served _____ Expert discovery closes _____ All discovery closes _____ Joint letter confirming discovery is concluded _____ Summary judgment to be initiated _____ PMC letter Briefing Joint pre-trial order to be filed _____ Letter for conference Proposed JPTO Proposed confidentiality order to be filed _____ Consent to Magistrate Judge to be filed _____ Settlement Conference _____

Date: _____ Time: _____

Page 1 of 2



Vera M. Scanlon, USMJ
Conference Orders, Continued

Case: Lopez

Civ. A. 17-4223

Date: 1/30/2018

Additional Orders:

Note D Cordoba was acquitted in the Queens case but Desorvieu was convicted of perjury. The NY County case is still outstanding.

Note TI is planning to file a 440.00 in NY State Court on his State court conviction. TI had met w/ the Q CDH (homicide as to possible plea. TI may claim reversible error of the misdemeanor / felony offer which TI had to decide about

Given the anticipated 440.00, the motion to dismiss, and the representation issues, discovery is stayed until the 440 is decided.

△ counsel will file a status letter re Dunton issues.